



తెలంగాణ రాజ పత్రము  
THE TELANGANA GAZETTE  
PART-VII EXTRAORDINARY  
PUBLISHED BY AUTHORITY

No.77 ]

HYDERABAD, MONDAY, SEPTEMBER 25, 2017.

**NOTIFICATIONS RELATING TO THE ADMINISTRATION OF  
PANCHAYAT RAJ**

—X—  
**TELANGANA STATE ELECTION COMMISSION**

**4TH ORDINARY ELECTIONS TO MUNICIPAL CORPORATION/MUNICIPALITIES/NAGAR PANCHAYATS, 2014 - SHADNAGAR MUNICIPALITY IN RANGA REDDY DISTRICT - RENDERING OF FINAL ACCOUNTS OF ELECTION EXPENSES - DISQUALIFICATION OF (26) DEFEATED CANDIDATES IN SHADNAGAR MUNICIPALITY, WHO FAILED TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES.**

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. S.PADMAMMA, DEFEATED CANDIDATE FOR WARD NO.2 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(1).- WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Smt. S.Padmamma**, defeated candidate of **Ward No.2**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(1), dt.13.06.2017 to **Smt. S.Padmamma**, defeated candidate of **Ward No.2** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 13.07.2017 to **Smt. S.Padmamma**, defeated candidate for **Ward No.2** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. S.Padmamma**, defeated candidate for **Ward No.2** in Shadnagar Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. S.Padmamma**, defeated candidate for **Ward No.2** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. PALLAVI GANGAPURI, DEFEATED CANDIDATE FOR WARD NO.2 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(2).**- **WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Smt. Pallavi Gangapuri**, defeated candidate of **Ward No.2**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(2), dt.13.06.2017 to **Smt. Pallavi Gangapuri**, defeated candidate of **Ward No.2** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 12.07.2017 to **Smt. Pallavi Gangapuri**, defeated candidate for **Ward No.2** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Pallavi Gangapuri**, defeated candidate for **Ward No.2** in Shadnagar Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Pallavi Gangapuri**, defeated candidate for **Ward No.2** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. RAIKAL VENKATAMMA, DEFEATED CANDIDATE FOR WARD NO.2 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(3) .- WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Smt. Raikal Venkatamma**, defeated candidate of **Ward No.2**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(3), dt.13.06.2017 to **Smt. Raikal Venkatamma**, defeated candidate of **Ward No.2** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 12.07.2017 to **Smt. Raikal Venkatamma**, defeated candidate for **Ward No.2** and she has submitted election expenditure accounts within 20 days from the date of receipt of notice stating that, due to some reasons she could not submit the same within the stipulated period of 45 days from the date of declaration of results.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Raikal Venkatamma**, defeated candidate for **Ward No.2** in Shadnagar Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Raikal Venkatamma**, defeated candidate for **Ward No.2** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. ANIS FATHIMA, DEFEATED CANDIDATE FOR WARD NO.3 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(4).- WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Smt. Anis Fathima**, defeated candidate of **Ward No.3**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(4), dt.13.06.2017 to **Smt. Anis Fathima**, defeated candidate of **Ward No.3** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 11.07.2017 to **Smt. Anis Fathima**, defeated candidate for **Ward No.3** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Anis Fathima**, defeated candidate for **Ward No.3** in Shadnagar Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Anis Fathima**, defeated candidate for **Ward No.3** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SALEEM, DEFEATED CANDIDATE FOR WARD NO.5 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(5).- WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Sri. Saleem**, defeated candidate of **Ward No.5**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(5), dt.13.06.2017 to **Sri. Saleem**, defeated candidate of **Ward No.5** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 13.07.2017 to **Sri. Saleem**, defeated candidate for **Ward No.5** and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Saleem**, defeated candidate for **Ward No.5** in Shadnagar Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Saleem**, defeated candidate for **Ward No.5** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SALEEM PASHA, DEFEATED CANDIDATE FOR WARD NO.5 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(6) .- WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Sri. Saleem Pasha**, defeated candidate of **Ward No.5**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(6), dt.13.06.2017 to **Sri. Saleem Pasha**, defeated candidate of **Ward No.5** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 13.07.2017 to **Sri. Saleem Pasha**, defeated candidate for **Ward No.5** and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Saleem Pasha**, defeated candidate for **Ward No.5** in Shadnagar Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Saleem Pasha**, defeated candidate for **Ward No.5** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. K.MAHESH, DEFEATED CANDIDATE FOR WARD NO.7 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(7).- WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Sri. K.Mahesh**, defeated candidate of **Ward No.7**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(7), dt.13.06.2017 to **Sri. K.Mahesh**, defeated candidate of **Ward No.7** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 13.07.2017 to **Sri. K.Mahesh**, defeated candidate for **Ward No.7** and he has submitted election expenditure accounts within 20 days from the date of receipt of notice stating that, due to some reasons she could not submit the same within the stipulated period of 45 days from the date of declaration of results.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. K.Mahesh**, defeated candidate for **Ward No.7** in Shadnagar Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. K.Mahesh**, defeated candidate for **Ward No.7** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MD. SHARFUDDIN, DEFEATED CANDIDATE FOR WARD NO.8 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(8).- WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Sri. Md. Sharfuddin**, defeated candidate of **Ward No.8**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(8), dt.13.06.2017 to **Sri. Md. Sharfuddin**, defeated candidate of **Ward No.8** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 13.07.2017 to **Sri. Md. Sharfuddin**, defeated candidate for **Ward No.8** and he has submitted election expenditure accounts on receipt of notice and stated that, he had submitted election expenditure accounts at the time of elections without furnishing any acknowledgment to substantiate his claim.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Md. Sharfuddin**, defeated candidate for **Ward No.8** in Shadnagar Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Md. Sharfuddin**, defeated candidate for **Ward No.8** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. G.CHANDRAKALA, DEFEATED CANDIDATE FOR WARD NO.9 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(9).- WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**G-474/2.**

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Smt. G.Chandrakala**, defeated candidate of **Ward No.9**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(9), dt.13.06.2017 to **Smt. G.Chandrakala**, defeated candidate of **Ward No.9** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 12.07.2017 to **Smt. G.Chandrakala**, defeated candidate for **Ward No.9** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. G.Chandrakala**, defeated candidate for **Ward No.9** in Shadnagar Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. G.Chandrakala**, defeated candidate for **Ward No.9** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. GORIYA NAIK, DEFEATED CANDIDATE FOR WARD NO.11 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(10).- WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Smt. Goriya Naik**, defeated candidate of **Ward No.11**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(10), dt.13.06.2017 to **Smt. Goriya Naik**, defeated candidate of **Ward No.11** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 11.07.2017 to **Smt. Goriya Naik**, defeated candidate for **Ward No.11** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Goriya Naik**, defeated candidate for **Ward No.11** in Shadnagar Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Goriya Naik**, defeated candidate for **Ward No.11** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. P.MOHAN, DEFEATED CANDIDATE FOR WARD NO.11 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(11).- WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Sri. P.Mohan**, defeated candidate of **Ward No.11**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(11), dt.13.06.2017 to **Sri. P.Mohan**, defeated candidate of **Ward No.11** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 11.07.2017 to **Sri. P.Mohan**, defeated candidate for **Ward No.11** and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. P.Mohan**, defeated candidate for **Ward No.11** in Shadnagar Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. P.Mohan**, defeated candidate for **Ward No.11** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SRI SAILAM, DEFEATED CANDIDATE FOR WARD NO.11 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(12).- WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Sri. Sri Sailam**, defeated candidate of **Ward No.11**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(12), dt.13.06.2017 to **Sri. Sri Sailam**, defeated candidate of **Ward No.11** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 11.07.2017 to **Sri. Sri Sailam**, defeated candidate for **Ward No.11** and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Sri Sailam**, defeated candidate for **Ward No.11** in Shadnagar Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Sri Sailam**, defeated candidate for **Ward No.11** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. P.SUBASH, DEFEATED CANDIDATE FOR WARD NO.12 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(13).- WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Sri. P.Subash**, defeated candidate of **Ward No.12**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(13), dt.13.06.2017 to **Sri. P.Subash**, defeated candidate of **Ward No.12** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 13.07.2017 to **Sri. P.Subash**, defeated candidate for **Ward No.12** and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. P.Subash**, defeated candidate for **Ward No.12** in Shadnagar Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. P.Subash**, defeated candidate for **Ward No.12** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. KHAJA MOHINUDDIN, DEFEATED CANDIDATE FOR WARD NO.12 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(14).- WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Sri. Khaja Mohinuddin**, defeated candidate of **Ward No.12**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(14), dt.13.06.2017 to **Sri. Khaja Mohinuddin**, defeated candidate of **Ward No.12** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 14.07.2017 to **Sri. Khaja Mohinuddin**, defeated candidate for **Ward No.12** and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Khaja Mohinuddin**, defeated candidate for **Ward No.12** in Shadnagar Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Khaja Mohinuddin**, defeated candidate for **Ward No.12** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. VANARASA RAJAVARA PRASAD, DEFEATED CANDIDATE FOR WARD NO.13 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(15).- WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Sri. Vanarasa Rajavara Prasad**, defeated candidate of **Ward No.13**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(15), dt.13.06.2017 to **Sri. Vanarasa Rajavara Prasad**, defeated candidate of **Ward No.13** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 13.07.2017 to **Sri. Vanarasa Rajavara Prasad**, defeated candidate for **Ward No.13** and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Vanarasa Rajavara Prasad**, defeated candidate for **Ward No.13** in Shadnagar Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Vanarasa Rajavara Prasad**, defeated candidate for **Ward No.13** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. PUSHPALATHA, DEFEATED CANDIDATE FOR WARD NO.14 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(16).**- **WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Smt. Pushpalatha**, defeated candidate of **Ward No.14**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(16), dt.13.06.2017 to **Smt. Pushpalatha**, defeated candidate of **Ward No.14** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 13.07.2017 to **Smt. Pushpalatha**, defeated candidate for **Ward No.14** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Pushpalatha**, defeated candidate for **Ward No.14** in Shadnagar Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Pushpalatha**, defeated candidate for **Ward No.14** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. RN. RATNA, DEFEATED CANDIDATE FOR WARD NO.14 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(17).- WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Smt. RN. Ratna**, defeated candidate of **Ward No.14**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(17), dt.13.06.2017 to **Smt. RN. Ratna**, defeated candidate of **Ward No.14** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 13.07.2017 to **Smt. RN. Ratna**, defeated candidate for **Ward No.14** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. RN. Ratna**, defeated candidate for **Ward No.14** in Shadnagar Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. RN. Ratna**, defeated candidate for **Ward No.14** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. VIJAYA LAXMI, DEFEATED CANDIDATE FOR WARD NO.15 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(18).- WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Smt. Vijaya Laxmi**, defeated candidate of **Ward No.15**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(18), dt.13.06.2017 to **Smt. Vijaya Laxmi**, defeated candidate of **Ward No.15** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was pasted on the wall on 14.07.2017 of **Smt. Vijaya Laxmi**, defeated candidate for **Ward No.15** as she was not available in the address and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Vijaya Laxmi**, defeated candidate for **Ward No.15** in Shadnagar Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Vijaya Laxmi**, defeated candidate for **Ward No.15** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. PALLE VIJAY KUMAR, DEFEATED CANDIDATE FOR WARD NO.17 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(19).- WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Sri. Palle Vijay Kumar**, defeated candidate of **Ward No.17**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(19), dt.13.06.2017 to **Sri. Palle Vijay Kumar**, defeated candidate of **Ward No.17** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 13.07.2017 to **Sri. Palle Vijay Kumar**, defeated candidate for **Ward No.17** and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Palle Vijay Kumar**, defeated candidate for **Ward No.17** in Shadnagar Municipality had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri. Palle Vijay Kumar**, defeated candidate for **Ward No.17** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. A.GEETHA, DEFEATED CANDIDATE FOR WARD NO.19 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(20).**- **WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Smt. A.Geetha**, defeated candidate of **Ward No.19**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(20), dt.13.06.2017 to **Smt. A.Geetha**, defeated candidate of **Ward No.19** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 13.07.2017 to **Smt. A.Geetha**, defeated candidate for **Ward No.19** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. A.Geetha**, defeated candidate for **Ward No.19** in Shadnagar Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. A.Geetha**, defeated candidate for **Ward No.19** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI/SMT. ANWAR JAHAN, DEFEATED CANDIDATE FOR WARD NO.19 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(21).- WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Sri/Smt. Anwar Jahan**, defeated candidate of **Ward No.19**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(21), dt.13.06.2017 to **Sri/Smt. Anwar Jahan**, defeated candidate of **Ward No.19** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him/her to show cause within 20 days from the date of receipt of the notice as to why he/she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for his/her failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 13.07.2017 to **Sri/Smt. Anwar Jahan**, defeated candidate for **Ward No.19** and he/she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri/Smt. Anwar Jahan**, defeated candidate for **Ward No.19** in Shadnagar Municipality had failed to lodge the account of his/her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Sri/Smt. Anwar Jahan**, defeated candidate for **Ward No.19** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KONIKALLA ALIVELU, DEFEATED CANDIDATE FOR WARD NO.20 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(22).- WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Smt. Konikalla Alivelu**, defeated candidate of **Ward No.20**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(22), dt.13.06.2017 to **Smt. Konikalla Alivelu**, defeated candidate of **Ward No.20** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 13.07.2017 to **Smt. Konikalla Alivelu**, defeated candidate for **Ward No.20** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Konikalla Alivelu**, defeated candidate for **Ward No.20** in Shadnagar Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Konikalla Alivelu**, defeated candidate for **Ward No.20** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. CHALLA ESHWARAMMA, DEFEATED CANDIDATE FOR WARD NO.21 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(23).- WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Smt. Challa Eshwaramma**, defeated candidate of **Ward No.21**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(23), dt.13.06.2017 to **Smt. Challa Eshwaramma**, defeated candidate of **Ward No.21** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 13.07.2017 to **Smt. Challa Eshwaramma**, defeated candidate for **Ward No.21** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Challa Eshwaramma**, defeated candidate for **Ward No.21** in Shadnagar Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Challa Eshwaramma**, defeated candidate for **Ward No.21** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KAMER BEGUM, DEFEATED CANDIDATE FOR WARD NO.21 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(24).- WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Smt. Kamer Begum**, defeated candidate of **Ward No.21**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(24), dt.13.06.2017 to **Smt. Kamer Begum**, defeated candidate of **Ward No.21** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 13.07.2017 to **Smt. Kamer Begum**, defeated candidate for **Ward No.21** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Kamer Begum**, defeated candidate for **Ward No.21** in Shadnagar Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Kamer Begum**, defeated candidate for **Ward No.21** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. MEDIPALLI ESHWARARAMMA, DEFEATED CANDIDATE FOR WARD NO.22 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(25).- WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Smt. Medipalli Eshwaramma**, defeated candidate of **Ward No.22**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(25), dt.13.06.2017 to **Smt. Medipalli Eshwaramma**, defeated candidate of **Ward No.22** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 13.07.2017 to **Smt. Medipalli Eshwaramma**, defeated candidate for **Ward No.22** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Medipalli Eshwaramma**, defeated candidate for **Ward No.22** in Shadnagar Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Medipalli Eshwaramma**, defeated candidate for **Ward No.22** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. AKHILA SALEEM, DEFEATED CANDIDATE FOR WARD NO.22 OF SHADNAGAR MUNICIPALITY, RANGA REDDY DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.**

**No.388/TSEC-L/2017-(26).**- **WHEREAS**, the Telangana Municipalities Act, 1965, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to Shadnagar Municipality were conducted in the month of March, 2014 and the result was declared on 12-05-2014;

**AND WHEREAS**, under Section 343-ZC of Telangana Municipalities Act, 1965, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its order No.537/SEC-F1/2011, dt:01-07-2011 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 343-ZD of Telangana Municipalities Act, 1965, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the District Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 343-ZC.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to Shadnagar Municipality expired on 25.06.2014;

**AND WHEREAS**, as per the SECs order No.537/SEC-F1/2011, dt:01-07-2011 and Lr.No.35/TSEC-ULBs/2015, dt:04.02.2015, the Collector and District Election Authority, Erstwhile Mahabubnagar District reported to the State Election Commission vide letter No. F3/849/2014, dt:11.07.2014, furnishing a list of (26) contested candidates of Shadnagar Municipality, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Municipalities Act, 1965 and Rules issued there under. One amongst the (26) defaulters is **Smt. Akhila Saleem**, defeated candidate of **Ward No.22**;

**AND WHEREAS**, under Section 15 B of Telangana Municipalities Act, 1965 read with the Commission Order No.633/SEC-F1/2005, dt.03-08-2005 the State Election Commission issued show cause notice vide No.388/TSEC-L/2017(26), dt.13.06.2017 to **Smt. Akhila Saleem**, defeated candidate of **Ward No.22** in Shadnagar Municipality who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 15-B of Telangana Municipalities Act, 1965 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Ranga Reddy District vide Lr.No.H1/3688/2015, dt:22.07.2017 & 30.08.2017 has informed the Commission that, the above notice was served on 11.07.2017 to **Smt. Akhila Saleem**, defeated candidate for **Ward No.22** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Akhila Saleem**, defeated candidate for **Ward No.22** in Shadnagar Municipality had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

**NOW THEREFORE**, in pursuance of Section 15-B of Telangana Municipalities Act, 1965, the State Election Commission hereby, declares that **Smt. Akhila Saleem**, defeated candidate for **Ward No.22** in Shadnagar Municipality to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Municipalities Act, 1965.

**(BY ORDER AND IN THE NAME OF THE STATE ELECTION COMMISSIONER)**

Hyderabad,  
18-09-2017.

**M. ASHOK KUMAR,**  
*Secretary.*

—x—